473	Practition	er's Docket N . TRW(V	SSIM)4696		PATENT =	Ł
2003 B	IN THE UNITED STATES PATENT AND TRADEMARK FFICE ,					
.9	In re applicat	ion of: Lee D. Bergersor	n		_	٠
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ADER	Filed:	January 5, 2001	Examiner:	Eric Culbreth		
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	☐ *Pate	ent No.:	Issue Date:			
	*NOTE	E: Preferably also insert inventor's	name and invention title.			
	Commission P.O. Box 145	er for Patents				
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		Identification of Pe	erson(s) Making 1	This Disclaim	er	
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	I, Thomas L.					-
		(type or print names of all invento	ors or assigns or name of	attomov cianina dica	laiman	
			•	attorney signing disc	rainter)	
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G1 00000001 110.00 DA	WARNING: 200090 097557	an inventor of this invention an assignee of this invention "If the patent or patent application	on. tion. n is assigned to an orga or similar entity, and the 3(b)." Notice of Oct. 15,	nization, such as a e disclaimer is sign 1993, 1156 O.G. s	corporation, partners led by the assignee, 54-61 at 56.	the
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Date:

October 15, 2003

Deborah Denn

(type or print name of person certifying)

(Terminal Disclaimer to Obviate a Double Patenting Rejection--(Obviousness-Type Double Patenting Rejection Over a Prior Patent) [9-4]-- Page 1 of 4)

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IDENTITY OF ASSIGNEE AND TITLE OF DISCLAIMANT

(if applicable)

The as	signee i Name	is of assignee <u>TF</u>	RW Inc.		
	Address of assignee		1900 Richmond R	load	
			Lyndhurst, Ohio 44124		
Title of	disclair	nant authorized t	to sign on behalf of a	assignee	
		EXTE	NT OF DISCLAI	IMANT'S INTEREST	
The ex	tent of t	he interest in this	s invention that the o	disclaimant owns is in:	
	the whole of this invention.				
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		A separate 🗌		ssignment is separately attached. DCUMENT) COVER SHEET" or also attached.	
	E	STABLISHIN		SSIGNEE TO TAKE ACTION	
			<i>(if applio)</i> STATEMENT UNE se to take action in	DER 37 C.F.R. 3.73(b) establishing t	he right
NOTE:	Insert th	ne appropriate page	3.	·	

DISCLAIMER

(Obviousness-Type Double Patenting Rej ction Over A Prior Patent)

Petitioner(s) hereby disclaims, except as provided below, the terminal part of any patent granted on the instant application, which would extend beyond the expiration date of Patent No. 6,619,692 ssued on September 16, 2003, as presently shortened by any terminal disclaimer. Petitioner(s) hereby agree(s) that any patent so granted on the instant application shall be enforceable only for and during such period that it and the above-listed patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors, or assigns.

In making the above disclaimer, disclaimant does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §§ 154 to 156 and 173 of the patent forming the basis of the double patenting rejection, namely, Patent No. 6,619,692 as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. § 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to expiration of its full statutory term as presently shortened by any terminal disclaimer, except for the separation of legal title stated above.

DISCLAIMER FEE STATUS (37 C.F.R. 1.20(d))

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	Small entity statement attached.				
	Small entity already claimed				
	in patent application				
	on				
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